

II. Applicants Traverse the Requirement

Regarding Group IV, the Examiner asserts that subcombinations (Groups I, II, and III) possess the utility of a stand for supporting a monitor.

Regarding Groups II and I, with respect to Group III, the Examiner again asserts that Group II has the utility of a stand for supporting a monitor.

And regarding Group I, the Examiner again asserts that group III has the utility of a stand for supporting a monitor.

Thus, by the Examiner's own admission, Groups I, II, and III possess the utility of a stand for supporting a monitor. Therefore, logically, with respect to Groups I, II, and III, such a utility cannot, by definition, be "separate," as asserted by the Examiner.

Thus, Applicants respectfully submit that, with respect to each other, the Examiner has not shown that Groups I, II, and III do not have a "separate" utility, and therefore, that the Examiner has not shown that that Groups I, II, and III have a utility other than that used in the combination.

Thus, Applicants respectfully submit that that the Examiner has provided no basis to assert that Groups I, II, and III are distinct.

Accordingly, Applicants respectfully submit that the Examiner has provided no basis to restrict examination to only one of Groups I, II, or III, and thus, that the Examiner should examine at least all of Groups I, II, and III (claims 1-20).

III. Conclusion

Applicant respectfully submits that upon reconsideration of the Examiner's latest restriction requirement, at least the pending claims of Groups I, II, and III should be examined in the subject application.

If any further fees are required in connection with the filing of this Amendment, please charge the same to our deposit account number 19-3935.

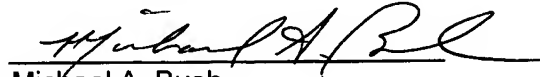
Should any questions remain unresolved, the Examiner is requested to telephone Applicants' attorney.

Respectfully submitted,

STAAS & HALSEY LLP

Date: August 3, 2006

By:



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